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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
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| 10/005,340 | 12/07/2001 | Takahiko Tomono | GNE464A | 9470 |
| 21254 | 7590 10/21/2005 | | EXAM | INER |
| MCGINN INTELLECTUAL PROPERTY LAW GROUP, PLLC 8321 OLD COURTHOUSE ROAD | | | SHARMA, SUJATHA R | |
| SUITE 200 | JOHN THOUSE HONE | | ART UNIT | PAPER NUMBER |
| VIENNA, VA | 22182-3817 | | 2684 | |
| | | | DATE MAILED: 10/21/2003 | 5 |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | Application No. | Applicant(s) | | | |
|---|--|--|--|--|--|
| | 10/005,340 | TOMONO, TAKAHIKO | | | |
| Office Action Summary | Examiner | Art Unit | | | |
| | Sujatha Sharma | 2684 | | | |
| The MAILING DATE of this communication Period for Reply | appears on the cover sheet w | th the correspondence address | | | |
| A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by s' Any reply received by the Office later than three months after the nearned patent term adjustment. See 37 CFR 1.704(b). | G DATE OF THIS COMMUNION R 1.136(a). In no event, however, may a real notes of the second will expire SIX (6) MON tatute, cause the application to become Al | CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133). | | | |
| Status | | | | | |
| Responsive to communication(s) filed on ② This action is FINAL . 2b) Since this application is in condition for allocation accordance with the practice und | This action is non-final. Dwance except for formal matter | • | | | |
| Disposition of Claims | | | | | |
| 4) Claim(s) 1-23 is/are pending in the applica 4a) Of the above claim(s) is/are with 5) Claim(s) is/are allowed. 6) Claim(s) 1-23 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction are Application Papers | drawn from consideration. | | | | |
| | | | | | |
| 9) The specification is objected to by the Exam 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the co 11) The oath or declaration is objected to by the | accepted or b) objected to the drawing(s) be held in abeyar rrection is required if the drawing | nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d). | | | |
| Priority under 35 U.S.C. § 119 | | | | | |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. | | | | | |
| Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date | Paper No(| Summary (PTO-413) s)/Mail Date nformal Patent Application (PTO-152) | | | |

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Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-4,7,8,11-14,17-20 are rejected under 35 U.S.C. 102(e) as being unpatentable over Maruyama [JP 2000287274] in view of LaGrotta [US 6,477,361].

Regarding claims 1,11,19,20 Maruyama discloses a process for turning of portable telephone devices in prohibited areas. Maruyama further discloses a portable radiotelephone comprising:

- a radio section for receiving an input radio signal and/or transmitting an output radio signal. See paragraph 18 and 15 in Fig. 2
- a power supply controller for controlling supply of electric power to the radio section responsive to reception of a power-off signal; See 12 in Fig.2; the power-off signal being transmitted from a power-off signal transmitter provided in a prohibited area where use of a portable radio telephone is prohibited: See 12 in Fig.2 and paragraphs 7, 18
- a power-off signal sensor for sensing reception of the power-off signal to notify the power supply controller of reception of the power-off signal; See 12 in Fig.2 and paragraphs 7, 18

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- wherein when the power-off signal sensor does not sense reception of the power-off signal, the power supply controller continues supply of electric power to the-radio section. See paragraphs 7,17,22

However, Maruyama fails to disclose a method wherein when the power-off signal sensor senses reception of the power-off signal, the power supply controller stops supply of electric power to the radio section while keeping additional built-in functions other than communication function operable.

LaGrotta, in the same field of endeavor, teaches a method wherein when the power-off signal sensor senses reception of the power-off signal, the power supply controller stops supply of electric power to the radio section while keeping additional built-in functions other than communication function operable. For example clock and calendar functions. See col. 4, lines 4-24.

Therefore it would have been obvious to one with ordinary skill in the art at the time the invention was made to provide the above teachings of LaGrotta to Maruyama in order to stop the phone and resume normal operating conditions automatically when the user has moved out of the prohibited areas

Regarding claims 2,12 Maruyama further discloses a method wherein:

the connection controller sends a stop signal to a relating base station to the telephone to stop a connection operation of the base station to the telephone when the power supply controller stops, the supply of electric power to the radio section; See paragraphs 7-10,
 25, 27

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- the connection controller sends a stop release signal to the relating base station to the telephone to restart the connection operation of the base station to the telephone when the power supply controller restarts the supply of electric power to the radio section. See paragraphs 7-10, 25, 27

Regarding claims 3,4,13,14 Maruyama discloses a method wherein the power-off signal sensor senses the reception of the power-off signal independent whether the radio section operates or not. See paragraph 17.

Regarding claims 5,6,15,16 Maruyama discloses a method of storing a power-off code in the non-volatile memory and if the code is present then the power supply controller keeps the power supply to the radio section stopped and if the code is not present, then the power supply controller restarts the power supply to the radio section. See english translation paragraphs 18-21 and 25-27

Regarding claims 7,17 Maruyama further discloses a method wherein the power-off release signal is transmitted from a power-off release signal transmitter in such a way that the power-off release signal sensor senses the power-off release signal when the telephone is carried out of the prohibited area. See paragraphs 15-17.

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Regarding claims 8,18, Maruyama further discloses a method, wherein when the power-off signal is received, a fact that communication function is inoperable is displayed on a screen of a display section. See paragraphs 18,21.

Regarding claims 21-23 LaGrotta further discloses a method wherein the functions other than communications comprise at least one of a clock function (time), and a scheduler (date) function. See col. 4, lines 4-30.

3. Claims 9,10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maruyama [JP 2000287274] and LaGrotta [US 6,477,361] in view of Orimo[JP 4073031341].

Regarding claims 9 and 10, the modified Maruyama discloses all the limitations as claimed. However he does not disclose a method wherein the power supply to the radio section can be manually stopped or started by a specific key operation made by the user.

Orimo, in the same filed of endeavor, teaches a method wherein the radio section can be manually disabled/enabled by a specific key operation made by the user. See page 2, paragraphs 12-18.

Therefore it would have been obvious to one with ordinary skill in the art at the time the invention was made to provide the above teaching of Orimo to Maruyama and LaGrotta in order for the phone to stop and resume normal operating conditions as needed by the user.

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Response to Arguments

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1. Applicant's arguments with respect to claims 1-23 have been considered but are moot in

view of the new ground(s) of rejection.

Conclusion

2. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

Yamashita [US 6,470,196] Portable communication apparatus

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sujatha Sharma whose telephone number is 571-272-7886. The

examiner can normally be reached on Mon-Fri 7.30am - 4.00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Nay Maung can be reached on 571-272-7882. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sujatha Sharma

October 12, 2005

NAY MAUNG
SUPERVISORY PATENT EXAMINER